

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Anderson et al.

Serial No.: 09/009,083

Group Art Unit: 2781

Filed: January 20, 1998

Examiner: Backer, F.



#11/c  
(NIE.)  
LDT  
2-27-01

For: QUALIFIED AND TARGETED LEAD SELECTION AND DELIVERY SYSTEM

Honorable Assistant Commissioner of Patents  
Washington, D.C. 20231

Box AF

SECOND AMENDMENT UNDER 37 C.F.R. §1.116

Sir:

In response to the Office Action dated August 15, 2000 and in conjunction with Appellants' Brief On Appeal filed herewith, Applicant hereby files a second Amendment under 37 C.F.R. §1.116 which is substantially identical to an after Final Amendment under §1.116 filed on October 16, 2000. Even though the Amendment narrowed the issues on Appeal by only canceling dependent claims 7 and 15 and incorporating them verbatim into their respective independent claims, entry was denied as indicated by the Advisory Action mailed November 3, 2000. A Notice of Appeal was timely filed on December 15, 2000, along with a Petition and fee for a One-month Extension of Time.

Please amend the above-identified application as follows:

IN THE CLAIMS:

**Please cancel claims 7 and 15 without prejudice or disclaimer.**

1. (Twice Amended) A system comprising:
  - a central processing unit (CPU);
  - at least one input user interface module connected to the CPU, at least one said module comprising means for inputting lead management data for operation upon by the CPU, and means for inputting lead selection parameters for operation upon by the CPU;

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